- (2) "Motor vehicle" means any Class A passenger new or used motor vehicle, but it excludes antique motor vehicles as defined elsewhere in this article, EXCEPT THAT THE DEFINITION INCLUDES LICLASS E TRUCKS, CLASS F TRACTORS, AND CLASS G TRAILERS ONLY 11 ANY CLASS OF MOTOR VEHICLE, TRAILER OR SEMI-TRAILER FOR THE PURPOSE OF ISSUING WARNINGS FOR DEFECTIVE EQUIPMENT AND MECHANISMS AS PROVIDED IN § 13-104.
- (3) "Approved facility" means a registered dealer or a motor vehicle garage, repair shop or gasoline service station which has been issued a license by the Division pursuant to § 13-102 of this article.
- (4) ["Department"] "ADMINISTRATION" means the [Department of Motor Vehicles] MOTOR VEHICLE ADMINISTRATION.
  - (5) "State Police" means the Department of Maryland State Police.
- (6) "Certificate" means a written certification by an approved facility, signed and dated on its behalf by an authorized person actually making an inspection, that on the date thereof a specified motor vehicle meets or exceeds the standards for equipment and mechanisms prescribed under this subtitle.
- (7) "Division" means such organizational subdivision of the State Police as is designated by the Superintendent of State Police to administer the provisions of this subtitle.

13-103.

Every motor vehicle operated on the highways of the State shall be equipped with brakes, steering, horn, door handles, MIRRORS, tires, exhaust system, lights, glass, windshield wipers, odometer, speedometer, bumpers and proper wheel alignment, wheels, wheel lugs, fenders, floor pans, hood and hood catches, and Igas tank I FUEL SYSTEM meeting the standards therefor as jointly fixed and determined by the [Department I ADMINISTRATION and Division. The IDepartment I ADMINISTRATION and the Division are authorized to jointly promulgate the standards by means of rules and regulations.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1973.

Approved May 24, 1973.

## **CHAPTER 683**

## (Senate Bill 428)

AN ACT to repeal and re-enact, with amendments, Section 130(a)(2) of Article 23 of the Annotated Code of Maryland (1966 Replacement Volume and 1972 Interim Supplement), title "Corporations," subtitle "1. Stock Corporations," subheading "Fees, Recording and Filing With the State Department of Assessments and Taxation," to require national banks to pay fees to the Department of Assessments and Taxation for the filing of annual reports and to change the fees paid by State banks and trust companies for the filing of such reports.